## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION

<b>DYNATEMP INTERNATIONAL, INC.</b> ;	)
FLUOROFUSION SPECIALTY	)
CHEMICALS, INC.; HAROLD B.	)
KIVLAN, IV; WILLIAM GRESHAM;	)
and DAVID COUCHOT,	)
Plaintiffs,	) No. 5:20-CV-142-FL
v.	)
	) ORDER
R421A LLC; RMS OF GEORGIA, LLC	)
d/b/a Choice Refrigerants; KENNETH	)
M. PONDER; and LENZ SALES &	)
DISTRIBUTING, INC.,	)
	)
Defendants.	)

Before this Court is Defendants' Motion to Seal their Memorandum in Opposition to Plaintiffs' Motion to Compel [Doc. 341]. The Court finds that Motion is hereby GRANTED, and ORDERS that the documents remain sealed until a determination on Plaintiffs' Motion to Compel [Doc. 331] is made. Upon the Court's ruling on the Motion to Compel, a Party to this case may move the Court to permanently seal the document within thirty (30) days of the ruling, and if no such motion to permanently seal is made, the document will become unsealed.

SO ORDERED, this 23rd day of February, 2024.

LOUISE W. FLANAGAN
United States District Judge